

12816. Adulteration of canned blended orange and grapefruit juice. U. S. v. 904 Cases * * * (and 1 other seizure action). (F. D. C. Nos. 23462, 23511. Sample Nos. 87612-H, 91374-H, 91385-H.)

LIBELS FILED: July 2 and 21, 1947, Eastern District of New York and District of Connecticut.

ALLEGED SHIPMENT: On or about April 14 and 22, 1947, by Sasson-King, Ltd., from Lakeland and Tampa, Fla.

PRODUCT: 904 cases at Brooklyn, N.Y., and 287 cases at Hartford, Conn., each case containing 12 1-quart, 14-fluid ounce cans, of blended orange and grapefruit juice.

LABEL, IN PART: (Can) "Golden Harvest Brand [or "Lady Jean Supreme Quality"] Florida Blended Orange and Grapefruit Juice."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of fly eggs and maggots.

DISPOSITION: September 5 and October 10, 1947. Default decrees of condemnation and destruction.

12817. Adulteration of canned orange and grapefruit juice. U. S. v. 750 Cases * * *. (F. D. C. No. 23456. Sample No. 91379-H.)

LIBEL FILED: June 25, 1947, Eastern District of New York.

ALLEGED SHIPMENT: On or about April 28, 1947, by the Pasco Packing Co., from Dade City, Fla.

PRODUCT: 750 cases, each containing 24 1-pint, 2-ounce cans, of orange and grapefruit juice at Brooklyn, N. Y.

LABEL, IN PART: (Cans) "Gerbro Unsweetened Orange and Grapefruit Juice * * * Gerber Bros. Distributors Brooklyn, N. Y."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or part of a filthy substance by reason of the presence of fly eggs and maggots.

DISPOSITION: December 30, 1947. Default decree of condemnation and destruction.

12818. Adulteration of orange flavor sirup. U. S. v. 5 Barrels * * *. (F. D. C. No. 23349. Sample Nos. 83375-H, 83376-H.)

LIBEL FILED: July 9, 1947, Southern District of Ohio.

ALLEGED SHIPMENT: About May 2 and June 6, 1947, by O'Donnell & Co., Chicago, Ill.

PRODUCT: 5 55-gallon barrels of orange flavor sirup at Columbus, Ohio.

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), saccharin, having no food value, had been substituted in whole or in part for sugar; and, Section 402 (b) (4), saccharin had been mixed and packed with the article so as to reduce its quality and strength and make it appear better and of greater value than it was.

DISPOSITION: September 24, 1947. Default decree of destruction.

12819. Adulteration of tomato juice. U. S. v. 2,050 Cases * * * (and 4 other seizure actions). Tried to the jury; verdict for the Government. Judgment of condemnation and destruction. Judgment sustained on appeal to Circuit Court of Appeals. Certiorari to United States Supreme Court denied. (F. D. C. Nos. 18885, 19334, 19390, 19583, 19584. Sample Nos. 14487-H, 16974-H, 35005-H, 59633-H, 59634-H.)

LIBELS FILED: Between January 22 and April 2, 1946, Eastern District of Missouri, Northern District of Ohio, and Western District of Pennsylvania.

ALLEGED SHIPMENT: Between the approximate dates of September 26, 1945, and February 26, 1946, by the Salamonie Packing Co., from Warren, Ind., and Holley, N. Y.

PRODUCT: Tomato juice. 2,050 cases at St. Louis, Mo.; 1,397 cases at Cleveland and 1,792 cases at Bryan, Ohio; and 422 cases at Pittsburgh and 860 cases at McKees Rocks, Pa. Each case contained 6 3-quart cans.

LABEL, IN PART: (Portion) "Salamonie [or "Weideman Boy Brand," or "Premier"] Tomato Juice."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of decomposed tomato material.